## **REMARKS**

As indicated in office Action, this application is in condition for allowance except for the surrender of the original patent.

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Applicant acknowledges that in prior Responses, Applicant made the statement of "The Assignee will surrender the original patent, or submit a declaration as to the loss or inaccessibility of the original patent, after the Examiner allows all of the claims."

However, this statement was made in error.

In the Response to Office Action filed on September 26, 2001, Applicants submitted the original patent. Enclosed is a copy of that Response, as well as the returned stamped postcard, showing that the PTO received our Response and the original patent.

### CONCLUSION

Because Applicants previously submitted the original patent, Applicants believe that this application is in condition for allowance, and that action is respectfully requested.

In the event additional fees are due as a result of this amendment, payment for those fees has been enclosed in the form of a check. Should further payment be required to cover such fees you are hereby authorized to charge such payment to Deposit Account No. 07-1897.

If the Examiner believes that a phone interview would be helpful, he is respectfully requested to contact the Applicants' attorney, Bryan Santarelli, at (425) 455-5575.

DATED this 16<sup>th</sup> day of November, 2005.

Respectfully submitted,

GRAYBEAL JACKSON HAZEY

Bryan A. Santarelli / Attorney for Applicant

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(425) 455-5575

Applicants: Loi Nguyen and Ravishankar Sundaresan

SRAM CELL FABRICATION WITH INTERLEVEL DIELECTRIC Title:

**PLANARIZATION** 

Application No.: 09/488,686

Papers Submitted: Response to Office Action; original Letters Patent No. 5,710,461; Certificate of Mailing

Received:

Sent: 09/26/01 Sender: kjp

Docket: 1678-20



# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Loi Nguyen

Ravishankar Sundaresan

Serial No

09/488,686

Filing D

January 20, 2000

Title:

SRAM CELL FABRICATION WITH INTERLEVEL

DIELECTRIC PLANARIZATION

Attorney Docket No.:

93-C-078RE (1678-20)

### **CERTIFICATE OF MAILING**

I hereby certify that this correspondence is being deposited in the United States Postal Service as First Class Mail in an envelope addressed to Assistant Commissioner for Patents, Washington, D.C. 20231 on this 26th day of September, 2001.

### **RESPONSE TO OFFICE ACTION**

September 26, 2001

### TO THE ASSISTANT COMMISSIONER FOR PATENTS:

In response to the most recent Office Action in this case mailed July 26, 2001, the Applicants, acting through their attorney, submit the original Letters Patent No. 5,710,461.

In the event additional fees are due as a result of this response, payment for those fees has been enclosed in the form of a check. Should further payment be

required to cover such fees you are hereby authorized to charge such payment to Deposit Account No. 07-1897.

If the Examiner believes that a phone interview would be helpful, he is respectfully requested to contact the Applicants' attorney, Bryan Santarelli, at (425) 455-5575.

DATED this 26th day of September, 2001.

Respectfully submitted,

GRAYBEAL JACKSON HAY

Attorney for Applicant Registration No. 37,560

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Bellevue, WA 98004-5901

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# The United States America

## The Commissioner of Patents and Trademarks

Has received an application for a patent for a new and useful invention. The title and description of the invention are enclosed. The requirements of law have been complied with, and it has been determined that a patent on the invention shall be granted under the law.

Therefore, this

### United States Patent

Grants to the person(s) having title to this patent the right to exclude others from making, using, offering for sale, or selling the invention throughout the United States of America or importing the invention into the United States of America for the term set forth below, subject to the payment of maintenance fees as provided by law.

If this application was filed prior to June 8, 1995, the term of this patent is the longer of seventeen years from the date of grant of this patent or twenty years from the earliest effective U.S. filing date of the application, subject to any statutory extension.

If this application was filed on or after June 8, 1995, the term of this patent is twenty years from the U.S. filing date, subject to any statutory extension. If the application contains a specific reference to an earlier filed application or applications under 35 U.S.C. 120, 121 or 365(c), the term of the patent is twenty years from the date on which the earliest application was filed, subject to any statutory extension.

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